

5 Becker Farm Road Roseland, New Jersey 07068 www.walderhayden.com 973-992-5300

MEMBER OF NEW JERSEY AND NEW YORK BARS

JUSTIN P. WALDER | SHAREHOLDER Direct Dial: 973-436-4100 Direct Fax: 973-992-1085 jpwalder@walderhayden.com

OUR FILE No. 27154.002.

March 11, 2016

VIA ECF FILING

Hon. Noel L. Hillman United States District Judge Mitchell H. Cohen Bldg. & U.S. Courthouse 4th and Cooper Streets, Room 1050 Camden, NJ 08101

> Re: USA v. Augusto DaSilva Docket No. 1:15-cr-00439-NLH

Dear Judge Hillman:

I represent Dr. Augusto DaSilva, the defendant in the above-captioned matter. My cocounsel is Caroline Rule of Kostelanetz & Fink, LLP in New York. I write to request an additional 14 days to file objections to the Presentence Investigation Report ("PSR") received on March 9, 2016.

Ms. Rule, who will be drafting the objections to the PSR is suffering from pneumonia and is able to work only a few hours a day and is scheduled to be away the week of the current due date of March 23, 2016.

No sentence date is currently set for this matter. Ms. Rule has been advised by the probation officer and the government that they have no objection to this request.

Accordingly, it is respectfully requested that the filing of any objections to the PSR be extended to April 5, 2016.

Case 1:15-cr-00439-NLH Document 9 Filed 03/11/16 Page 2 of 2 PageID: 33

Hon. Noel L. Hillman March 11, 2016 Page 2



Thank you for your consideration.

Respectfully yours

JUSTINA. WALDEI

JPW/yre

cc: Probation Officer Shavaughn M. Chapman

AUSA Justin Herring Caroline Rule, Esq.